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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/657,145	09/09/2003	David Alexander	IMMR023/04US	1899
22903	7590 06/15/2004		EXAMINER	
COOLEY GODWARD LLP			SOTOMAYOR, JOHN	
ATTN: PATENT GROUP 11951 FREEDOM DRIVE, SUITE 1700			ART UNIT	PAPER NUMBER
ONE FREEDOM SQUARE- RESTON TOWN CENTER			3714	
RESTON, VA 20190-5061			DATE MAILED: 06/15/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)					
		10/657,145	ALEXANDER E	T AL.				
	Office Action Summary	Examiner	Art Unit					
		John L Sotomayor	3714					
	The MAILING DATE of this communicat	ion appears on the cover si	neet with the correspondence a	address				
THE - External after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA nsions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communical period for reply specified above is less than thirty (30) day openiod for reply is specified above, the maximum statutor re to reply within the set or extended period for reply will, reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	TION. CFR 1.136(a). In no event, however ation. ys, a reply within the statutory minimuly period will apply and will expire SIX by statute, cause the application to be	r, may a reply be timely filed Im of thirty (30) days will be considered tim (6) MONTHS from the mailing date of this ecome ABANDONED (35 U.S.C. § 133).					
		00.1						
· —	Responsive to communication(s) filed o							
2a) <u></u> 3)□	This action is FINAL . 2b) ☑ This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	ion of Claims							
5)⊠ 6)⊠ 7)⊠ 8)□ Applicati	Claim(s) 12-33 is/are pending in the app 4a) Of the above claim(s) is/are we Claim(s) 12-20 is/are allowed. Claim(s) 21-25 and 27-32 is/are rejected Claim(s) 26 and 33 is/are objected to. Claim(s) are subject to restriction ion Papers The specification is objected to by the Ext The drawing(s) filed on 09 September 20 Applicant may not request that any objection Replacement drawing sheet(s) including the	ithdrawn from consideration. d. and/or election requirement caminer. 203 is/are: a)⊠ accepted in to the drawing(s) be held in	ent. or b)⊡ objected to by the Exa abeyance. See 37 CFR 1.85(a).					
11)	The oath or declaration is objected to by	the Examiner. Note the at	tached Office Action or form F	PTO-152.				
Priority ι	ınder 35 U.S.C. § 119							
a)	Acknowledgment is made of a claim for the All b) Some * c) None of: 1. Certified copies of the priority documents. 2. Certified copies of the priority documents. 3. Copies of the certified copies of the application from the International see the attached detailed Office action for	uments have been receive uments have been receive ne priority documents have Bureau (PCT Rule 17.2(a)	ed. ed in Application No be been received in this National).	al Stage				
Attachmen		4 .□ 1-4	erview Summary (PTO-413)					
2) Notice 3) Information	e of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO- mation Disclosure Statement(s) (PTO-1449 or PTC r No(s)/Mail Date	948) Pa 9/SB/08) 5) D No	erview Summary (P10-413) per No(s)/Mail Date tice of Informal Patent Application (P ner:	TO-152)				

DETAILED ACTION

Response to Amendment

1. In response to the amendment filed Januar 9, 2004, claims 1-11 are canceled and newly added claims 12-33 are pending.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 21-25 and 27-32 are rejected under 35 U.S.C. 102(b) as being anticipated by Kuwabara et al (US 4,423,428).

Regarding claim 21, Kuwabara et al discloses a method of capturing a peripheral device into a capture mechanism configured to engage the peripheral device (fig 2), automatically engaging the peripheral device based on a first movement of the device and releasing the peripheral device based on a second movement of the device (Col 3, line 45 – Col 4, line 3).

Regarding claim 22, Kuwabara et al discloses a method of capturing a peripheral device into a capture mechanism where engaging the peripheral device includes frictionally engaging the peripheral device (Col 3, lines 60-67).

Regarding claims 23-25, Kuwabara et al discloses a method of capturing a peripheral device into a capture mechanism includes engaging the peripheral device using a plurality of jaws (claim 23), the plurality of jaws configured to open and close based on the movement of a

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lever (claim 24), and mechanically actuating a lever to open and close a plurality of jaws (claim 25) (Figs 3, 4a and 4b).

Regarding claims 27-28, Kuwabara et al discloses a method of capturing a peripheral device into a capture mechanism that includes inserting the peripheral device into a tubular member having cross-sectional dimension, moving a spring from a first position to a second position, reducing the cross-sectional dimension based upon the movement of the spring, frictionally engaging the peripheral device with the tubular member while the cross-sectional dimension is reduced, and releasing the peripheral device by increasing the cross-sectional dimension of the tubular member (Fig 3, Col 3, line 50 – Col 4, line 3).

Regarding claims 29 and 30, Kuwabara et al discloses an apparatus comprising a grasping member configured to engage an elongate peripheral device (fig 3), an actuator configured to reduce a cross-sectional dimension of the grasping member, and a spring assembly coupled to the grasping member and configured to change a dimension of the grasping member to frictionally engage the elongate peripheral device (Col 3, line 50 – Col 4, line 3 and Fig 3).

Regarding claim 31, Kuwabara et al discloses an apparatus comprising a plurality of jaws moveable between a first position and a second position based upon forces applied by the actuator (Fig 4a and b).

Regarding claim 32, Kuwabara et al discloses an apparatus comprising a plurality of jaws having a first end portion configured to receive a peripheral device, a collet expander with a conical first end configured to engage the plurality of jaw and maintain the jaws in an open position, the collet expander being moveable between a first position and a second position, a lever configured to receive an activating force from the actuator, and a spring configured to bias

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the collet expander to close the jaws when moved from a first position to a second position (Fig 3, Col 3, line 50 – Col 4, line 3).

Allowable Subject Matter

4. Claims 12-20 are allowed. The prior art does not teach or suggest a capture mechanism configured to engage a peripheral device, the capture mechanism having a grasping member and an actuator, the actuator being configured to actuate the grasping member in response to a movement of the peripheral device, the coupling mechanism being configured to move in response tot the movement of the peripheral device when the peripheral device is engaged by the capture mechanism and a sensing assembly configured to detect a manipulation of the peripheral device while the peripheral device is engaged by the capture mechanism.

Claims 26 and 33 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Bailey (US 5,800,179) for a discussion of training persons using an endoscopic means for minimally invasive surgical techniques.

Tuason (US 5,403,191) for a discussion of multiple surgical implements used in combination with a sensing assembly for training surgical users.

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Adair (US 6,086,528) for a discussion of surgical apparatus with tubular cross sections used in training systems.

Schaller (US 5,817,107) for a discussion of grasping instruments with guided actuation assembly.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John L Sotomayor whose telephone number is 703-305-4558. The examiner can normally be reached on 6:30-4:00 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tom Hughes can be reached on 703-308-1806. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

jls June 10, 2004

JESSICA HARRISON